S.B. 114

COUNTY AND MUNICIPAL ZONING REGARDING BILLBOARDS

НС	DUSE FLOOR AMENDMENTS AMENDMENT 3 FEBRUARY 25, 2005 1:43 PM
Re	epresentative David Ure proposes the following amendments:
1.	Page 1, Line 14:
	be rebuilt or replaced by anyone other than its owner; {-and}
2.	Page 1, Line 16:
	16 allow nonconforming billboards to be rebuilt {} : and
	provides that, under certain circumstances, a county or municipal permit for a billboard
	remains valid for 180 days after a required state permit is issued.
3.	
	Senate 3rd Reading Amendments
	2-10-2005:
	(6) A permit issued, extended, or renewed by a municipality for a billboard remains valid for a
	period of 180 days after a required state permit is issued for the billboard if:
	(a) the billboard requires a state permit; and
	(b) an application for the state permit is filed within 30 days after the municipality issues, extends,
	or renews a permit for the billboard.
	100 {-(6)-} A municipality may terminate the nonconforming status of school district property
4.	Page 6, Lines 170 through 171:
	170 (5) A county may not allow a nonconforming billboard to be rebuilt [for a reason other
	than: or replaced by anyone other than its owner or the owner acting through its contractors.
5.	Page 6, Line 178:

(6) A permit issued, extended, or renewed by a county for a billboard remains valid for a period

A county may terminate the nonconforming status of school district property when

(b) an application for the state permit is filed within 30 days after the county issues, extends, or

of 180 days after a required state permit is issued for the billboard if:

(a) the billboard requires a state permit; and

renews a permit for the billboard.

{-(6)-}

Page 1 of 1

178